AP3 Rec'd PCT/PTO 09 FEB 2006

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FORM P (REV. 01				ATTORNEY'S DOCKET NUMBER 126821							
٦	ΓR.A	NSMITTAL LETTER TO TH	U.S. APPLICATION NO. (If known, see 37 CFR 1.5)								
		ESIGNATED/ELECTED OF		10/565,968							
	C	DNCERNING A FILING UNI	DER 35 U.S.C. 371								
		IONAL APPLICATION NO. 04/010939	INTERNATIONAL FILING DATE July 30, 2004	PRIORITY DATE CLAIMED July 30, 2003							
TITLE OF INVENTION UNDERLAYER COATING FORMING COMPOSITION FOR LITHOGRAPHY CONTAINING COMPOUND HAVING PROTECTED CARBOXYL GROUP											
APPLICANT(S) FOR DO/EO/US Satoshi TAKEI; Takahiro KISHIOKA; Yasushi SAKAIDA; Tetsuya SHINJO											
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:											
1.		This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.									
2.	$\boxtimes$	This is a <b>SECOND</b> or <b>SUBSEQUE!</b>	NT submission of items concerning	g a filing under 35 U.S.C. 371.							
3.			national examination procedures (	35 U.S.C. 371(f)). The submission must include							
4.		The US has been elected (Article 3									
	_										
5.	U	A copy of the International Applicati	, , , , , ,								
		a.  is attached hereto (required  —	•	iternational Bureau).							
		b. $\square$ has been communicated by	the International Bureau.								
		c. $\square$ is not required, as the applic	cation was filed in the United States	s Receiving Office (RO/US).							
6.		An English language translation of t	the International Application as file	d (35 U.S.C. 371(c)(2))							
		a.  is attached hereto.									
		b. $\square$ has been previously submitted	ed under 35 U.S.C. 154(d)(4).								
		c.	n was filed in English.								
7.		Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))									
		a.   are attached hereto (required only if not communicated by the International Bureau).									
		b.  have been communicated by the International Bureau.									
		c.  have not been made; however, the time limit for making such amendments has NOT expired.									
		d.  have not been made and will not be made.									
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).									
9.		An oath or declaration of the invent	or(s) (35 U.S.C. 371(c)(4)).								
10.		An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).									
Items	11 t	o 20 below concern document(s)	or information included:								
11.		An Information Disclosure Stateme	ent under 37 CFR 1.97 and 1.98.								
12.		An assignment document for record	ding. A separate cover sheet in co	empliance with 37 CFR 3.28 and 3.31 is included.							
13.		A preliminary amendment.									
14.		An Application Data Sheet under 37 CFR 1.76.									
15.		A substitute specification.									
16.	$\boxtimes$	A power of attorney and/or change	of address letter.								
17.		A computer-readable form of the sequence listing in accordance with PCT Rule 13 <i>ter</i> .2 and 37 CFR 1.821 - 1.825.									
		A second copy of the published into									
19.		A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).									
	⊠	Other items or information: Transmittal of Power of Attorney and Statement									

U.S. APPLICATION NO. (if known, see 37 C.F.R. 1.1 10/565,968				ATTORNEY'S DOCKET NUMBER 126821		
21. The following fees are submitted:						
21.  The following fees are submitte	CALCULATIONS	PTO USE ONLY				
		T				
BASIC NATIONAL FEE (37 CFR 1.492(	\$	<del></del>				
SEARCH FEE (37 CFR 1.492(b)(1)-(3)):		9 300.00	\$			
			*			
International preliminary examination rep						
the USPTO as IPEA or ISA and favorab	le as to novelty, inventive ste	p, and				
industrial applicability for all claims present national stage						
International search fee (37 CFR 1.445(a	a)(2)) paid to USPTO as ISA.	\$ 100.00				
International search report provided to U	SPTO no later than the time a	at which				
the search fee is paid	•••••	\$ 400.00				
All situations not provided for above		\$ 500.00				
EXAMINATION FEE (37 CFR 1.492(c)(1			\$			
	(-),		*			
International preliminary examination rep	ort or written opinion prepare	d by				
the USPTO as IPEA or ISA and favorab	le as to novelty, inventive ste	p, and				
industrial applicability for all claims presentational stage	ented in the application entering	ng the <b>\$ 0.00</b>				
l sage	***************************************	ψ 0.00				
All situations not provided for above		\$ 200.00		İ		
Surcharge of \$130.00 for furnishing the of	oath or declaration later than 3		\$			
earliest claimed priority date (37 CFR 1.4	192(e)).	·				
TOTAL PAGES OF APPLICATION OVER						
100 ( - 100) ÷ 50	)   = †	x 250 =	\$			
tround up to next integer						
CLAIMS NUMBER F	ILED NUMBER EXTRA	RATE	\$			
TOTAL CLAIMS - 20	=	x 50.00 =	\$			
INDEPENDENT CLAIMS - 3		x 200.00 =	\$			
MULTIPLE DEPENDENT CLAIM(S)(if ap		+ 360.00 =	\$			
	TOTAL OF ABOVE		\$			
Applicant claims small entity status.	See 37 CFR 1.27. The fees	indicated above are	\$			
reduced by ½ .		SUBTOTAL =				
Processing fee of \$130.00 for furnishing	the English translation later th		\$			
the earliest claimed priority date (37 CFF	the English translation later tr ₹ 1.492(f)).	ian 30 months from	Ф			
	TOTAL	NATIONAL FEE =	\$			
Fee for recording the enclosed assignment	ent (37 CFR 1.21(h)). The as:	signment must be	\$			
accompanied by an appropriate cover sh	eet (37 CFR 3.28, 3.31). \$40	0.00 per property +				
	TOTAL FI	EES ENCLOSED =	\$			
			Amount to be			
			refunded:	\$		
a. Check No. in the amo	unt of \$ to cover the ab	ove fees is enclosed.	charged:	\$		
	ccount No in the amou		the above fees. A du	inlicate conv of this		
sheet is enclosed.				• • •		
c.	authorized to charge any add	litional fees which may	be required, or credi	t any overpayment to		
d. Fees are to be charged to a c	L. A duplicate copy of this she					
information should not be i	included on this form. Provi	ide credit card informa	ay become public. Ci	reait cara		
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NOTE: Where an appropriate time li	mit under 37 CFR 1.495 has	not been met, a peti	tion to revive (37/eF	R 1.137(a) or (b))		
must be filed and granted to SEND ALL CORRESPONDENCE TO:	restore the application to p	ending status.  /	1/1/			
OLIFF & BERRIDGE, PLC		H				
Customer Number: 25944		NAME: / In-	s A Oliff			
20044		NAME:/ Jame	ON NUMBER: 27,0	75		
<b>.</b>			·	10		
Date <u>February 9, 2006</u>		NAME: John				
		REGISTRATIO	ON NUMBER: 41,0	18		

126821

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Satoshi TAKEI et al.

Application No.: 10/565,968

Filed: January 26, 2006

For: UNDERLAYER COATING FORMING COMPOSITION FOR LITHOGRAPHY

CONTAINING COMPOUND HAVING PROTECTED CARBOXYL GROUP

Docket No.:

# TRANSMITTAL OF POWER OF ATTORNEY AND STATEMENT UNDER 37 CFR § 3.73(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herewith is a Power of Attorney from the Assignee.

In compliance with 37 CFR §3.73(b), the undersigned hereby states that <u>NISSAN</u> CHEMICAL INDUSTRIES, LTD. is the assignee of the entire right, title and interest in the patent application identified above by virtue of an assignment from the inventors of the patent application identified above. A copy of the assignment is attached hereto and is concurrently being submitted for recordation.

The undersigned is authorized to act on behalf of the assignee.

In accordance with 37 CFR §1.36(a), submission of this Power of Attorney revokes any powers of attorney previously given.

ALL CORRESPONDENCE IN CONNECTION WITH THIS APPLICATION SHOULD BE SENT TO OLIFF & BERRIDGE, PLC, CUSTOMER NO. 25944, TELEPHONE (703) 836-6400.

Respectfully submitted,

James A. Olff Registration No. 27,075

John W. Fitzpatrick
Registration No. 41,018

JAO:JWF/mps

Date: February 9, 2006

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

### **GENERAL POWER OF ATTORNEY**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Owner Name: NISSAN CHEMICAL INDUSTRIES, LTD.

hereby appoints the patent practitioners associated with Oliff & Berridge, PLC Customer No. 25944 as attorneys of record to prosecute any and all patents and patent applications in which this General Power of Attorney is filed, and all continuations and divisions thereof, owned in whole or in part by the above-named owner, and to transact all business in the Patent and Trademark Office.

The undersigned is authorized to execute this document as or on behalf of the owner.

ALL CORRESPONDENCE SHOULD BE SENT TO OLIFF & BERRIDGE, PLC, CUSTOMER NO. 25944, TELEPHONE (703) 836-6400.

August 11, 2004

Date

Signature

Typed Name: Misao MIYAMOTO

Title: General Manager of Patent &

Information Department

(if acting on behalf of an Owner)

税, 30, 5117-6 人種源於。

一些的人的工

## ASSIGNMENT

(1-8) Insert Name(s)	(1) Satoshi TAKEI					
· of Inventor(s)	(2) Takahiro KISHI		(6)			
	(3) Yasushi SAKAII		_ (7)			
	(4) Tetsuya SHINJO	)				
	In consideration of the sum of one dollar (\$1.00) and other good and valuable consideration paid to each of the undersigned, each undersigned agrees to assign, and hereby does assign, transfer and set over to					
(9) Insert Name of Assignee	(9) NISSAN CHEMICAL INDUSTRIES, LTD. (10) 7-1, Kandanishiki-cho 3-chome, Chiyoda-ku, Tokyo 101-0054, Japan					
(10) Insert Address of Assignee	(10) <u>1-1, Itanuano</u>	<u> </u>				
(11) Insert Identification, such as Title, Case Number	(hereinafter designated as the Assignee) and Assignee's heirs, successors, assigns and legal representatives, the entire right, title and interest for the United States of America as defined in 35 U.S.C. § 100, in the invention, and in all applications for patent including any and all provisional, non-provisional, divisional, continuation, substitute, and reissue application(s), and all Letters Patent, extensions, reissues and reexamination certificates that may be granted on the invention known as  (11) UNDERLAYER COATING FORMING COMPOSITION  FOR LITHOGRAPHY CONTAINING COMPOUND HAVING					
or Foreign Application		ED CARBOXYL G				
Number		xet No. 126821	)			
Number	for which the unders	signed has (have) execu n even date herewith or	ted an application for patent	in the United		
(12) Insert Date of Signing of	(12) on Januar	cy 25, 2006				
Application		G : 137 1	10/5/5 0/0			
(13) Alternative Identification	(13) U.S. application	n Serial Number nuary 31, 2006	10/363,968			
divisional or reissue application assignments in connection with a 2) Each undersigned agree declared concerning any application thereon, for the invention, and forward with such interference.  3) Each undersigned agree connection with claims or proving agreements.  4) Each undersigned agree by reissue or reexamination a graph of the proving a connection with claims or proving agreements.  5) Each undersigned authoration and the states resulting from sain that he has full right to convey the any agreements in conflict hereon assigns and legal representatives of Each undersigned hereboary further identification that a patent and Trademark Office for In witness whereof, executed by	s to execute all papers is for the invention, as for the invention, as to execute all papers ation or continuation to cooperate with the sit to execute all papers is to execute all papers is to execute all papers is to execute all papers and for a valid United in the entire interest the with, and agrees that is, y grants the firm of Conay be necessary or recordation of this do to the undersigned of the undersigned of the entire of the entire interest here.	necessary in connection and any patent(s) issue patents as the Assigners recessary in connector division thereof, or Assignee in every way as and documents and patents acts which may be acts which may be acts which may be acts to the Assignee, as Assignee as	n with any application and aring thereon, and also to exe e may deem necessary. It is not any patent or reissue apply possible in obtaining evidence for any act which may be rotection of Industrial Prope to enecessary to obtain, maintained assue any and all Letters is the has not executed, and will ding on him and his heirs, so the power of insert on the omply with the rules of the	which may be lication based nee and going a necessary in rty or similar ain or confirm Patents of the and covenants ll not execute, uccessors, and his assignment United States		
Date Jan. 25, 2006 Inv	entor Signature	Jalos	L' Jaker	(SEAL)		
Date Jan. 25, 2006 Inv	entor Signature	Jakahiri	Lishioka	(SEAL)		
Date Jan. 25, 2006 Inv	ventor Signature	Jasenski	Lakeide	(SEAL)		
Date Jan. 25, 2006 Inv	entor Signature	Zetsuya	Shings	(SEAL)		
DateInv	entor Signature					
DateInv						
DateInv	ventor Signature			(SEAL)		
This assignment should preferab the U.S.A. If neither, then it should	ly be signed before: (	a) a Notary Public if w	ithin the U.S.A. (b) a U.S. Co	nsul if outside		
	tness					

\_\_\_\_Witness \_\_

Date \_\_\_\_